Case	18-177	32-ABA	Doc 24	Filed 09/23/1	L9 Entered 09/2	23/19 11:41:06	Desc Main						
	UNITEL DISTRIC	STATES I	BANKRUP JERSEY	TCY COURT			(
	Caption in	1 Compliance	with D.N.J. L	BR 9004-1(b)	-								
	Robert N. Braverman, Esquire (RB4093 Law Office of Robert Braverman, LLC 1060 N. Kings Hwy., Suite #333 Cherry Hill, NJ 08034 (856) 348-0115 Attorneys for Debtor						,						
				·									
	In Re:			`	Case No.:	18-17732							
	STEPHANIE A. CASCIO Debtor.				Judge:	ABA							
					Chapter:	13							
L													
		СНАІ	CHAPTER 13 DEBTOR'S CERTIFICATION IN OPPOSITION										
	The c	The debtor in this case opposes the following (choose one):											
	1.	☑ Motion,	on for Relie	f from the Autom	atic Stay filed by	MidFirst Bar	<u>k</u> ,						
		A hearing	g has been s	cheduled for	October 15, 2019	9, at <u>10:00</u>	am .						
	☐ Motion to Dismiss filed by the Chapter 13 Trustee.												
		A hearing	has been so	cheduled for		, at							
		☐ Certifi	ication of D	efault filed by									
				ring be scheduled									
	2.	I oppose the above matter for the following reasons (choose one):											
		☐ Payme	nts have bee	en made in the am	ount of \$, but ha	/e not						

been accounted for. Documentation in support is attached.

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	Payments	have not been	made for the	following	reasons	and debtor	proposes
гер	ayment as	follows (expla	in your ansv	ver):			

☑ Other (explain your answer):

debtor can cure arrears over time

- 3. This certification is being made in an effort to resolve the issues raised in the certification of default or motion.
- 4. I certify under penalty of perjury that the above is true.

Date: 9/20 | 19

Date: 9/20 | 19

/s/ Stephanie A. Cascio
Debtor's Signature

Debtor's Signature

NOTES:

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.